United States District Court

PETITION UNDER 28 U.S.C. § 2254 FOR WRIT OF HABEAS CORPUS BY A PERSON IN STATE CUSTODY

Savannah Division

District: Southern

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SAVAMAZA DIN	j

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Jal	bbar Muhammad Ali	Williams			· · · · · · · · · · · · · · · · · · ·	CR 14-2483 CA.
Place	of Confinement:				Prisoner No.:	
Th	ie chatham County :	Fait Deten	tion Center	21	XOII Le 9 2	L
Petiti	Oner (include the name under which y	ou were convicted)	R	esponden	t (authorized person h	aving custody of petitioner)
Ja	bbar Muhammad Ali	Williams	v.	Sherif	f John Wild	her
The A	Attorney General of the State of	f: Georgia				
			PETITION	Ī	€ V 4 S	20-149
1.	(a) Name and location of co	ourt that entered	the judgment of	conviction	on you are challer	nging:
	The chatham (ounty Cou	inthouse			
	_133 Montgomer	y st.				
	Sayannah, Ga.	31401			,	
	(b) Criminal docket or case	number (if you	know):	R14-2	1683	
2.	(a) Date of the judgment of	conviction (if y				
	(b) Date of sentencing:	about 7				
3.		years				
4.	In this case, were you conv		an one count or	of more t	han one crime?	☐ Yes ☐ No
5.	Identify all crimes of which	n you were conv	icted and senten	ced in this	s case:	ession of Marijuana
б.	(a) What was your plea? (C	theck one)				
	_	(1) Not gu	ilty 🗇	(3)	Nolo contende	re (no contest)
	ď	(2) Guilty	o	(4)	Insanity plea	

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	(b) If you entered a guilty plea to one count or charge and a not guilty plea to another count or charge, what did
	you plead guilty to and what did you plead not guilty to? I plead to Possession of Mariyuana
	with intent I did not plead to: Terrorist Threats, Possession of Tools in Commission of Crime (scale), Computer threats, Criminal Solicitation,
	Commission of crime (scale), Computer threats, Criminal Solicitation,
	Possession of Marijuana (Felony) aggravated assault.
	(c) If you went to trial, what kind of trial did you have? (Check one)
	Jury Judge only Was told on trial day to plead or trial will be rigged by attorney James Byin
7.	Did you testify at a pretrial hearing, trial, or a post-trial hearing?
	☑ Yes □ No
8.	Did you appeal from the judgment of conviction?
	☐ Yes ☐ No
9.	If you did appeal, answer the following:
	(a) Name of court: chatham (ounty Superior Court
	(b) Docket or case number (if you know): $CR14-2483$
	(c) Result: Motion to withdraw plea delayed for 2 years; Demied Fro
	(d) Date of result (if you know): about May 7th 2018
	(e) Citation to the case (if you know):
	(f) Grounds raised: Front upon the court, in effective assistance of Counsel; Coercion
	Lack of probable cause; Jurisdiction, 4th, 5th, 6th, 8th, 9th, 13th and 14th amendment
	violations, Motion to dismiss, projury, Plea and Abatement, Frank, corruption, Fake
	indictment, Fraud of suppress hearing, abuse of discretion, delay of hearing,
	innocence. Conflict of interest. Motion For New trial, Malicous prosecution
	extrinsic evidence, Newly introduce evidence (Paulette Smith's statement
	of not agreeing to any search; illegal search on or about 4/11/2014 No Affidavit to
	(g) Did you seek further review by a higher state court? Yes D No terrorist threat, Malicious
	If yes, answer the following:
	(1) Name of court: Appeals (ourt of Georgia
	(2) Docket or case number (if you know): A190028/A1955044
	(3) Result: Application For Discretional Appeal Denied

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		(4) Date of result (if you know): about May 7, 2019 (warrant issued June 7
		(5) Citation to the case (if you know): 2019 before appeal, 90 days
		(6) Grounds raised: Same ground in #9(8F) Human rights violation, conspicacy to murder
		Violation of international law, abuse of process, right to rebel, illegal plea - Not enough
		room here. No Affidavit or victim to initial charge of terrorist threat,
	(h) Di	prejudice, illegal withdrawal of Cousel Martin Hilliard) Malicious prosecution id you file a petition for certiorari in the United States Supreme Court? Yes No
		If yes, answer the following:
		(1) Docket or case number (if you know):
		(2) Result: I was informed that cases were not of existence to appeal
		When I requested for an extention of time (A1900028/A1955044) (3) Date of result (if you know): about August 2014
		(4) Citation to the case (if you know):
10.	Other	than the direct appeals listed above, have you previously filed any other petitions, applications, or motions
	conce	rning this judgment of conviction in any state court?
11.	If you	r answer to Question 10 was "Yes," give the following information:
	(a)	(1) Name of court: Chathan County Superior Court
		(2) Docket or case number (if you know): (R14-2683
		(3) Date of filing (if you know):
		(4) Nature of the proceeding: Motion to dismiss
		(5) Grounds raised: Conflict of interest. ADA I on Heap prosecuted his wife's
		frond indictment, prejudice, abuse of discretion, perjury of arresting
		officer (NT Eugene Harley in police report and Motion to suppress
		Hearing, Fraud, lack of probable cause Malicious Prosecution
		extrinsic evidence, abuse of process illegal search, ineffective
		assistance of counsel, illegal plea, crevel and unusual
		punishment.
		<u></u>
		(6) Did you receive a hearing where evidence was given on your petition, application, or motion?
		O Yes O No
		(7) Result: ignored by judge Karpt and clerk of Court

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(8) Date of result (if you know):
(b) If you filed any second petition, application, or motion, give the same information:
(1) Name of court: Chatham County Superior Court
(2) Docket or case number (if you know): (R14-2683
(3) Date of filing (if you know):
(4) Nature of the proceeding: Motion to Suppress
(5) Grounds raised: No Warrant to Search, No consent to Search on record, No vicio
No affidavit to initial charge of terrorist threats, No prabable
Cause; jurisdiction no victim to in Arbitary Illegal Sourch,
No evidence presented by state. No victim to terrorist threat.
(6) Did you receive a hearing where evidence was given on your petition, application, or motion?
□YYes □ No
(7) Result: Hearing was Held and defraud by State and attorney; No evidence Present
(8) Date of result (if you know): about March 2014
c) If you filed any third petition, application, or motion, give the same information:
(1) Name of court: chatham County Superior Court
(2) Docket or case number (if you know): $(14-2483)$
(3) Date of filing (if you know):
(4) Nature of the proceeding: request for recuse of judge; venue change
(5) Grounds raised: prejudice Frand, Corruption, perjury, conflict of
interest of District attorney Mey Heap and ADA Ian Heap, No probabl
cause, perjury of chatham Counter Narcotics Team's Eugene Harley
in police report; motion to suppress Hearing. At motion to suppress
hearing judge Karpf informs the court I got what I deserved.
It's Franscribed Judicial Misconduct prosecutorial Misconduct
illegal seach, cruel and unsual Punishment. Extrinsic evidence.

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Extrinsic Evidence, Secret chambers. No Transcript. No probable cause

- (ie) I received No hearing
- (7) Motion ignored
- (8) Date of results

(1)

- (1) Name of Court; Chatham County Superior Court
- (2) Docket Number: CR14-2683 (3) Date of Filing?
- (4) Nature of filing: Request for Documents
- (5) Grounds Raised: extrinsic evidence. Fraud indictment, Peryury
- (6) No hearing given
- (7) Motion ignored
- (8) No date of Results

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11. Continued

(F)

- (1) Name of court: Chatham County Superior Court
- (2) Docket Number: 3 (3) Date of filing:?
- (4) Nature of fitt filing: Presentence Habeas Corpus
- (5) Grounds Raised: No probable cause, Fraud warrant from judge Williams. No evidence, Fraud warrant; indictment. No warrant to search, illegal Searched
- (6) I received a hearing, Yes
- (7) Results: ADA Ian Heap, chatham county attorney jennifer Burns, Judges James Bass, Judge John Morse defraud hearing citing a true indictment without presenting any Evidence
- (8) Date of Result: 2015

(C)

- (i) Name of Court: Chatham County Superior Court
- (2) Docket Number: (R14-2683 (3) Date of Filing?
- (4) Nature of Filing: Motion For New Trial
- (5) Ground Raised: Newly introduced evidence, Paulette Smith's Affidavit of not giving any consent to search of home, Persury of CNT Officer Eugene Harley Police Report; testimony at Suppression hearing; Fraud of Suppress hearing. Extrinsic evidence.
 - (6) I received a hearing. Hes No
 - (7) Result: Motion ignored
 - (8) Date of Result!

(H)

- (1) Name of Court: Chatham County Superior Court
- (2) Docket Number: (R-2683 (3) Date of filing
- (4) Nature of filing: Plea and Abatement
- (5) Ground Raised: Defraud indictment; No evidence to Support indictment

·
(6) Did you receive a hearing where evidence was given on your petition, application, or motion?
☐ Yes ☐ No
(7) Result: Request is noted
(8) Date of result (if you know):
(d) Did you appeal to the highest state court having jurisdiction over the action taken on your petition, application,
or motion?
(1) First petition:
(2) Second petition: Yes No
(3) Third petition:
(e) If you did not appeal to the highest state court having jurisdiction, explain why you did not:
(1) motion ignared, (2) Attorney James Bryne refused to Appeal stating the judge
ruling was correct, (3) Motion ignored.
12. For this petition, state every ground on which you claim that you are being held in violation of the Constitution, laws, or treaties of the United States. Attach additional pages if you have more than four grounds. State the facts supporting each ground. Any legal arguments must be submitted in a separate memorandum.
CAUTION: To proceed in the federal court, you must ordinarily first exhaust (use up) your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date.
GROUND ONE: 4th Amendment violation; Fraud, Corruption, Kidnap, Conspiracy to
murder, Defamation; libel. Bivens violation, 8th Amendment violation, Bribery
(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
Judge claire Williams accepted bribes to fraudrulently issue Warrants on or about 4/14/2014
o cover up the illegal search, and attempted murder. The savannah Police Department went to the new
lo justify Murder. FBI Agent chris Blair set up the scene, squared off then attempted to shoot m
in his car as they killed Mr. smith about August 11/05/2014 when acrested. Judge Freesema
in his car as they killed Mr. smith about August 11/05/2014 when acrested. Judge Freeseman 1554ed Fraudrulent warrant to trac me to kill so case doesn't make it to court.
lack of probable cause
(b) If you did not exhaust your state remedies on Ground One, explain why:
•

	Direct Appeal of Ground One:
	(1) If you appealed from the judgment of conviction, did you raise this issue? Yes No
	(2) If you did not raise this issue in your direct appeal, explain why:
st	t-Conviction Proceedings:
	(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court?
	ØYes □ No
	(2) If your answer to Question (d)(1) is "Yes," state:
	Type of motion or petition: Motion to withdraw plea
	Name and location of the court where the motion or petition was filed: chatham county Superi
	Court / 133 Montgomery St, Savannah Ga. 31401
	Docket or case number (if you know): (R14-2683
	Date of the court's decision: May 7 2018
	Result (attach a copy of the court's opinion or order, if available): The motion to withdraw place
	defraud 2 years later as no appeal rights were given when denied in a
	(3) Did you receive a hearing on your motion or petition? Yes No
	(4) Did you appeal from the denial of your motion or petition? Yes No
	(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal? Yes D No
	(6) If your answer to Question (d)(4) is "Yes," state:
	Name and location of the court where the appeal was filed: The Appeals (out of Georgia 56 For syth St. NW, Atlanta Ga. 36303
	Docket or case number (if you know): A190028 A1955044
	Data of the country decisions
	Result (attach a copy of the court's opinion or order, if available):
	(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:

	to exhaust your state remedies on Ground One: Motion to Dismiss, Motion for New Trio
Kea	uest ofor Recuse, Plea and Abatement, Motion to withdraw Plea.
/1	Stales constitution (Allright), Due process, conflict of interest
	UND TWO: Violation of Human rights (All), violation of Georgia and
<u>∤ed</u> 5- (a) Su	porting facts (Do not argue or cite law. Just state the specific facts that support your claim.): (1945, (orruption.
The S	avannah Police Department, chatham county courthouse, Chatham Counter Team are
Ореса	ting illegally and have oppressed me. Stripping me of all my rights entitled to al
citiz	ting illegally and have oppressed me. Stripping me of all my rights entitled to all zens. D.A. Mey Heap take indictment and Husban Ian Heap prosecuted me after
he	originally asked for indictment as CNT's Head ADA. Plea knowing deprive me of all m
right	ts us a citizen of Georgia and the United States of America, Hegal Plea.
(b) If	you did not exhaust your state remedies on Ground Two, explain why:
(c)	
(0)	Direct Appeal of Ground Two:
(0)	Direct Appeal of Ground Two: (1) If you appealed from the judgment of conviction, did you raise this issue? Yes No
(0)	
(6)	(1) If you appealed from the judgment of conviction, did you raise this issue? Yes D No
(6)	(1) If you appealed from the judgment of conviction, did you raise this issue? Yes No
(d)	(1) If you appealed from the judgment of conviction, did you raise this issue? Yes D No
	(1) If you appealed from the judgment of conviction, did you raise this issue? Yes No No (2) If you did <u>not</u> raise this issue in your direct appeal, explain why:
	(1) If you appealed from the judgment of conviction, did you raise this issue? Yes No No No Post-Conviction Proceedings:
	(1) If you appealed from the judgment of conviction, did you raise this issue? Yes No (2) If you did not raise this issue in your direct appeal, explain why: Post-Conviction Proceedings: (1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court?
	(1) If you appealed from the judgment of conviction, did you raise this issue? Yes No (2) If you did not raise this issue in your direct appeal, explain why: Post-Conviction Proceedings: (1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court? Yes No (2) If your answer to Question (d)(1) is "Yes," state:
	(1) If you appealed from the judgment of conviction, did you raise this issue? Yes No (2) If you did not raise this issue in your direct appeal, explain why: Post-Conviction Proceedings: (1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court? Yes No (2) If your answer to Question (d)(1) is "Yes," state: Type of motion or petition: Legues for recuse of judge; Venue Change
	(1) If you appealed from the judgment of conviction, did you raise this issue? Yes No (2) If you did not raise this issue in your direct appeal, explain why: Post-Conviction Proceedings: (1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court? Yes No (2) If your answer to Question (d)(1) is "Yes," state: Type of motion or petition: Lequest of judge; venue change Name and location of the court where the motion or petition was filed: The chaham (ounty)
	(1) If you appealed from the judgment of conviction, did you raise this issue? Yes No (2) If you did not raise this issue in your direct appeal, explain why: Post-Conviction Proceedings: (1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court? Yes No (2) If your answer to Question (d)(1) is "Yes," state: Type of motion or petition: Legues for recuse of judge; venue change

	(Rev. 09/17) Date of the court's decision: Ignored motion Result (attach a copy of the court's opinion or order, if available):				
	(3) Did you receive a hearing on your motion or petition?		Yes	₩ No	
	(4) Did you appeal from the denial of your motion or petition?	0	Yes	□ No	./}
	(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal?	0	Yes	□ No	ואי
	(6) If your answer to Question (d)(4) is "Yes," state:				
	Name and location of the court where the appeal was filed:				
	Docket or case number (if you know):				
	Date of the court's decision:				
	Result (attach a copy of the court's opinion or order, if available):				
	(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did Motion was gnored like many; Showing Fraud and C				لا د
)	Other Remedies: Describe any other procedures (such as habeas corpus, administration have used to exhaust your state remedies on Ground Two: Motion to Distrial, Plea and Abatement, Motion to withdraw Plea, I				
)					

(a) Supporting facts (Do not argue or cité law. Just state the specific facts that support your claim.):

No attorney in case showed any law; sheriff AI st. Lawrence Tudge Bass; Morse attorney Jennifer Burns, ADA detraud Pre-sentencing habeas corpus to knowingly Keep me detained and held against my will of False charges. Attorney James Byrne coerced me to plea out. He informed me on trial day he and the court were going to rig trial if T stepped in the court room because the law no longer matters.

Ιf	1 (Rev. 09/17) You did not exhaust your state remedies on Ground Three, explain why:	
	you did not exhaust your state remedies on Ground Three, explain why.	
	Direct Association of Course J. There is	
	Direct Appeal of Ground Three:	
	(1) If you appealed from the judgment of conviction, did you raise this issue? Yes No	
	(2) If you did not raise this issue in your direct appeal, explain why:	
	Post-Conviction Proceedings:	
	(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court?	
	Yes No	
	(2) If your answer to Question (d)(1) is "Yes," state:	
	Type of motion or petition: Motion For New Trial	
	Chapter County Supe	./)
	Court/133 Montgomery St., Savannah, Ga. 31401 Docket or case number (if you know): CR14-2683	
	Date of the court's decision: None given. Motion ignored	
	Result (attach a copy of the court's opinion or order, if available):	
	(3) Did you receive a hearing on your motion or petition?	
	(4) Did you appeal from the denial of your motion or petition?	11
	(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal? Yes No /	//
	(6) If your answer to Question (d)(4) is "Yes," state:	
	Name and location of the court where the appeal was filed:	
	Docket or case number (if you know):	
	Docket or case number (if you know): Date of the court's decision:	

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	(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did not raise this issue:
	Motion was ignored
•	- TOTION SONS HISTORICE
(e)	Other Remedies: Describe any other procedures (such as habeas corpus, administrative remedies, etc.) that you
	have used to exhaust your state remedies on Ground Three: Motion to withdraw plea, Motion
	for New Trial Plea and Abatement
	13. They I have many they will be the second
GRO	UND FOUR: in plea, Indge illegal experimenting, cruel and unusual punishment, oppression,
caasai	racy to murder, involuntary enslavement. Volation of human right; International law
(a) Si	apporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):
	legal plea judge Karpf accepted the D.A. office's request to take my medical, Mental Health
	I was threaten with a rigged trial. The local and abread hespitals began to inject me
	illegal substance resulting in illegal parasites that's causing me pains and suffering which
	orial and Candler and curtis V. Cooper injected me and then covered up the x-rays
On Or	about 1/11/2019 I went to Memorial Hospital for blood work, only, but was told I needed
	tscan. After such; I was asked in shock by the doctor if my jaws could still work. There
-(h)-I£	ed flag on my name in the Hospitals, Afterbeing attacked, here, I went to Washington D.C.
(0) 11	you did not exhaust your state remedies on Ground Four, explain why: for treatment to see what was put
<u>in me</u>	and was immediately asked what I was running from back home without
	ersation. Treatment was then denied because I refuse to tell her. This was Howard University
hospita	
	d. Since release my body has because under a control by an outside Source
(c)	Direct Appeal of Ground Four:
	(1) If you appealed from the judgment of conviction, did you raise this issue? Yes I No
·	(2) If you did not raise this issue in your direct appeal, explain why:
(d)	Post-Conviction Proceedings:
	(1) Did you raise this issue through a post-conviction motion or petition for habeas corpus in a state trial court?
	☑ Yes □ No
	(2) If your answer to Question (d)(1) is "Yes," state:
	Type of motion or petition: Request for Recuse of judge; Venue Change
	

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act to The Supreme Court of The United States. Because I refused to stop rebelling against oppression, as I am entitled to by The Bill of Rights, The Savannah, Police Department's Swat and taken to their station and asked to sign a consent to be question but without being advise of the conversation by a detectives. When I decline, unless I'm advise of the topic. The interview was then ended and then a random police by the name of Officer A. Bryant was told to drop me off to The Chatham County jail, Offer A. Bryant then falsely put his name on the police report as the accesting officer. I've been accested since April 1,5th 2020 and I have yet to have my rights read to me, nor have I seen a judge since my arrest.

I'm being held without access to adequate law so I can't file my complaint. I've written The Administration about not having my rights read to me and about not seeing a judge and the fact I should not be here on these fake warrants. All topics were ignored. My Mail is being blocked from the courts.

- · B) This is My first attempt to exhaust Remedies on Ground SIX.
- () No ruling has come to appeal to the United States supreme court to be heard.
- D) I wrote The Supreme Court of the United States on or about April 18, 2020 about Warrant without any judge name on it. Judge Bass name was written on 2 warrants, differently, The chatham County Detention center, 133 Montgomery St. Savannah, Ga. 31401 (ase # CR 14-2683.
 - E) No other remedies to be available.

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Ground FIVE: Abuse of process, Fraud upon the court, corruption, Conflict of interest, Personal use of a court room, Discrimination.

- A) Supporting Facts: After have my Motion to withdraw Plea Hearing denied Without any notice of appeal rights, I filed an appeal from this order to The Supreme Court of Georgia. The Supreme Court of Georgia then dockets and A1900028
 Forwards my motion to the Appeals Court of Georgia, The Appeals court of Georgia then accepts my appeal as it was entitled to the Supreme Court of Georgia as my Di Application for Discretionary Appeal was repeatedly denied. After about 10 months The Appeals Court of Georgia shoots the motion back to the Supreme Court of Georgia for reason unknown then dockets it for a second time (2 illegal dockets I have evidence. All at home) then eventually shoots it back to the Appeal Court of Georgia, giving both government agencies, both, 2 docket number that are take and the Fraudrulent in take order and A19\$5044 on or about May 7, 2019.
- B) I did not raise this ground because this is the highest state exhaustability.
- 1) The supreme Court of The United States informed me that docket and or ruling in orders A1955044 on or about May 7, 2019 was not on record.
- D) I did not file any habeas corpus in state court because of Fraud.
- E) other Remedies: While preparing a False Claims act violation to The Supreme Court of The United States, I was arrested without cause.

GROUND SIX: Fraud, Corruption, False Imper Imprisonments, Oppression, Discrimination, Equal rights violation

A) Supporting Facts: As of March 20th, 2020 the chatham county Jail Stopped accepting state probation and contempt of court charges due to the corona Virus. While I was home receiving threats to Stop preparing my false claims

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(e)

Name and location of the court where the motion or petition was filed:	atho	m Co	unty Supe	2 <u>0</u> `0
			, ,	
Docket or case number (if you know): CR14-26 \$3				
Date of the court's decision: ignored my judge Karpf He				
Result (attach a copy of the court's opinion or order, if available):		-		
(3) Did you receive a hearing on your motion or petition?	0	Yes	Ø No	
(4) Did you appeal from the denial of your motion or petition?	0	Yes	D No	
(5) If your answer to Question (d)(4) is "Yes," did you raise this issue in the appeal?	0	Yes	d No	
(6) If your answer to Question (d)(4) is "Yes," state:				
Name and location of the court where the appeal was filed:				
Docket or case number (if you know):				
Date of the court's decision:				
Result (attach a copy of the court's opinion or order, if available):				
(7) If your answer to Question (d)(4) or Question (d)(5) is "No," explain why you did				
I raised issue in Application For Discretionary App.	eal	to t	he Appeals	<u></u>
Court of Georgia. The Appeal Court defraudrulen	1/1/	respo	inded and	
ignored the law-	/			
Other Remedies: Describe any other procedures (such as habeas corpus, administrative			=	
have used to exhaust your state remedies on Ground Four: Motion For New	I	cial.	Motion to	
Withdraw Plea, Request For Documents, Presenten	(2	Habe	as Corpus	
withdraw Plea, Request For Documents, Presenten in Chatham County Superior, Motion to dismiss.				

13.	Please	answer these additional questions about the petition you are filing:
	(a)	Have all grounds for relief that you have raised in this petition been presented to the highest state court having jurisdiction? If Yes I No
		If your answer is "No," state which grounds have not been so presented and give your reason(s) for not presenting them:
	(b)	Is there any ground in this petition that has not been presented in some state or federal court? If so, which
	٠	ground or grounds have not been presented, and state your reasons for not presenting them:
		Court T was accested under a defraudrulent warrant with a
14.	Lloreo re	judge name on it to prevent the motion from being filing.
14.		ou previously filed any type of petition, application, or motion in a federal court regarding the conviction u challenge in this petition? Yes No
		," state the name and location of the court, the docket or case number, the type of proceeding, the issues
		the date of the court's decision, and the result for each petition, application, or motion filed. Attach a copy
	of any	court opinion or order, if available. I attempted to file a habeas corpus but I
	<u>be lie</u>	eve I was denied to file without pay in this court. At one point
	$\frac{1}{h}$	ad to flee from the local government from attacks and continued
	tals	e like now and was a traid to return from Washington DC.
	<u>be c</u>	ause of Death threals.
15.		have any petition or appeal now pending (filed and not decided yet) in any court, either state or federal, for
		ment you are challenging? 🗹 Yes 🗇 No
		" state the name and location of the court, the docket or case number, the type of proceeding, and the issues
	raised.	As of now case # A19D0028 or the docket number on the
	reco	rd from The Appeal Court of Georgia has yet to be ruled on.
	Becc	ause of this fact, The Chatham County Superior Court is without
	Juri	sdiction to issue any warrant until this documented case is ruled on
	This fa	ct on the record, alone, is evidence I being illegally held by chatham county
		Detention Center Page 13 of 16

	address, if you know, of each attorney who represented you in the following stages of the
judgment you are cl	hallenging:
(a) At preliminary h	nearing: No hearing given, Hearing was skipped when I
was fraudr	ulently indictment. Gilbert Stacey 222 W. ogletnorpe AVE, So
(b) At arraignment	nearing: No hearing given. Hearing was skipped when I ulently indictment. Gilbert Stacey 222 W. ogletnorpe AVE, So and plea: James Byrne 222 W. oglethorpe AVE, Sovannah, Go. 1140
	11
(c) At trial:	
(d) At sentencing:	
(e) On appeal:	Pro se
(f) In any post-conv	riction proceeding: Martin Hilliard withdrew From Motion to witdow
illegally Attorn	ey steven Stargar
g) On appeal from	any ruling against you in a post-conviction proceeding:
Oo you have any fu	ture sentence to serve after you complete the sentence for the judgment that you are
challenging?	ture sentence to serve after you complete the sentence for the judgment that you are 1 Yes No
challenging?	
challenging?	Tyes No and location of court that imposed the other sentence you will serve in the future:
challenging? (a) If so, give name (b) Give the date the	☐ Yes ☐ No
challenging? (a) If so, give name (b) Give the date the color of the length of the l	and location of court that imposed the other sentence you will serve in the future: e other sentence was imposed:
challenging? (a) If so, give name (b) Give the date the (c) Give the length of (d) Have you filed,	and location of court that imposed the other sentence you will serve in the future: e other sentence was imposed: of the other sentence:
challenging? (a) If so, give name (b) Give the date the color of the length of the l	and location of court that imposed the other sentence you will serve in the future: e other sentence was imposed: of the other sentence: or do you plan to file, any petition that challenges the judgment or sentence to be served in the
challenging? (a) If so, give name (b) Give the date the color of the length of the l	and location of court that imposed the other sentence you will serve in the future: e other sentence was imposed: of the other sentence: or do you plan to file, any petition that challenges the judgment or sentence to be served in the Yes No
challenging? (a) If so, give name (b) Give the date the color of the length of the l	and location of court that imposed the other sentence you will serve in the future: e other sentence was imposed: of the other sentence: or do you plan to file, any petition that challenges the judgment or sentence to be served in the Yes No PETITION: If your judgment of conviction became final over one year ago, you must explain atute of limitations as contained in 28 U.S.C. § 2244(d) does not bar your petition.*
challenging? (a) If so, give name (b) Give the date the color of the length of the l	and location of court that imposed the other sentence you will serve in the future: e other sentence was imposed: of the other sentence: or do you plan to file, any petition that challenges the judgment or sentence to be served in the Yes No PETITION: If your judgment of conviction became final over one year ago, you must explain atute of limitations as contained in 28 U.S.C. § 2244(d) does not bar your petition.* The lieve, A19SSBYY was given in a denial in order that
challenging? (a) If so, give name (b) Give the date the color of the length of the l	and location of court that imposed the other sentence you will serve in the future: e other sentence was imposed: of the other sentence: or do you plan to file, any petition that challenges the judgment or sentence to be served in the Yes No PETITION: If your judgment of conviction became final over one year ago, you must explain atute of limitations as contained in 28 U.S.C. § 2244(d) does not bar your petition.* The lieve, A19SSBYY was given in a denial in order that

ΑO	241	(Rev.	09/17)	

of limitation for Fraud, corruption and known deprivation
of citizens rights by Public and government officials who
acts up the color at law.
I was arrested on 4/01/2020 and my mail is being storm Stolen to prevent me from court.
Stolen to prevent me from court.

- (1) A one-year period of limitation shall apply to an application for a writ of habeas corpus by a person in custody pursuant to the judgment of a State court. The limitation period shall run from the latest of -
 - (A) the date on which the judgment became final by the conclusion of direct review or the expiration of the time for seeking such review;
 - (B) the date on which the impediment to filing an application created by State action in violation of the Constitution or laws of the United States is removed, if the applicant was prevented from filing by such state action;
 - (C) the date on which the constitutional right asserted was initially recognized by the Supreme Court, if the right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or
 - (D) the date on which the factual predicate of the claim or claims presented could have been discovered through the exercise of due diligence.

^{*} The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2244(d) provides in part that:

AO 241 (Rev. 09/17))
(2)	The time during which a properly filed application for State post-conviction or other collateral review with respect to the pertinent judgment or claim is pending shall not be counted toward any period of limitation under this subsection.
Therefore, petition	oner asks that the Court grant the following relief: End Malicians prosecution (R14-2683
in my favor	and release me. Rule all attorners ine fective in case Grant all
arounds	oner asks that the Court grant the following relief: End Malicions prosecution (R14-2683) and release me. Rule all atturneys ine Sective in case. Grant all raised. Rule Case # CR14-2683 Fraudrulent
or any other relie	ef to which petitioner may be entitled.
	Signature of Attorney (if any)
I declare (or certi	ify, verify, or state) under penalty of perjury that the foregoing is true and correct and that this Petition for
	Corpus was placed in the prison mailing system on (month, date, year).
Executed (signed	d) on $\omega / a + 12020$ (date).
	III m 1 a int
	Jallon M. Villiam
	Signature of Petitioner
-	ning is not petitioner, state relationship to petitioner and explain why petitioner is not signing this petition.
Mother d	he chatham county Detention Center doesn't Supply neither.
because t	he Chatham County Defention Center doesn't Supply neither.